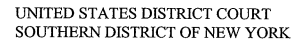
v.

Dated: August 2, 2007

Milton Springut (MS6571) Tal S. Benschar (TSB0838) KALOW & SPRINGUT LLP 488 Madison Avenue New York, New York 10022 (212) 813-1600

Attorneys for Plaintiffs
Cartier International, N.V.
and Panerai, a division of Richemont N.A., Inc.



CARTIER INTERNATIONAL, N.V. and : PANERAI, a division of RICHEMONT, N.A., INC.:

Plaintiffs,

KARMALOOP, LLC; KARMALOOP BOSTON, LLC; GREGORY SELKOE and JOHN DOES 1-20,

Defendants.



JUDGE PRESKA

Civil Action

No: **107** CIV 6957

DISCLOSURE PURSUANT TO RULE 7.1 AND LOCAL CIVIL RULE 1.9

Pursuant to Federal Rule of Civil Procedure Rule 7.1 [formerly Local General Rule 1.9] and to enable District Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, the undersigned counsel for Plaintiffs Cartier International, N.V. and Panerai, division of Richemont, N.A. (private non-governmental parties) certifies that the following are corporate parents, affiliates and/or subsidiaries of said parties that are publicly held:

Compagnie Financiere Richmond, S.A.

Richemont S.A., Luxembourg

Respectfully submitted,

KALOW & SPRINGUT LLP

By:

Milton Springut (MS6371)

Tal S. Benschar (TSB0838)